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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/748,190	12/31/2003	Toshiyuki Ogata	Q77760	5536
	7590 03/07/2007 ION, ZINN, MACPEAK	EXAMINER		
2100 Pennsylvania Avenue, N.W.			ZIMMER, MARC S	
Washington, DC 20037			ART UNIT	PAPER NUMBER
		·	1712	
•				
			MAIL DATE .	DELIVERY MODE
			03/07/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/748,190	OGATA ET AL.	
Examiner	Art Unit	
Marc S. Zimmer	1712	

Marc S. Zimmer	1712	
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APPLICATION IN CONDITION FO	R ALLOWANCE.	
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tension and the corresponding amount shortened statutory period for reply orig than three months after the mailing da	of the fee. The appropri	ate extension fee ce action: or (2) as
nsion thereof (37 CFR 41.37(e)), to	avoid dismissal of th	ns of the date of e appeal. Since
nsideration and/or search (see NO w);	TE below);	
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corresponding number of finally rej	ected claims.	
21. See attached Notice of Non-Co	mpliant Amendment	(PTOL-324).
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t before or on the date of filing a No d sufficient reasons why the affidav	otice of Appeal will <u>no</u> it or other evidence is	t be entered necessary and
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	APPLICATION IN CONDITION FOol the same day as filing a Notice of ving replies: (1) an amendment, affitice of Appeal (with appeal fee) in the same day as filing a Notice of ving replies: (1) an amendment, affitice of Appeal (with appeal fee) in the sewith 37 CFR 1.114. The reply must of the final rejection. In other than SIX MONTHS from the mailing that the status of the date set forth and six of the corresponding amount shortened statutory period for reply origing than three months after the mailing day. In on which the petition under 37 CFR 1.1 tension and the corresponding amount shortened statutory period for reply origing than three months after the mailing day. In the status of the date of filing a brief, the sideration and/or search (see NO ww); the form for appeal by materially represented in the substitute of the status of the claims after end th	APPLICATION IN CONDITION FOR ALLOWANCE. It the same day as filing a Notice of Appeal. To avoid abaying replies: (1) an amendment, affidavit, or other evider tice of Appeal (with appeal fee) in compliance with 37 Cze with 37 CFR 1.114. The reply must be filed within one of the final rejection. In on which the petition under 37 CFR 1.136(a) and the appropriatension and the corresponding amount of the fee. The appropriatension and the corresponding amount of the fee. The appropriatension and the corresponding amount of the final rejection, on the final three months after the mailing date of the final rejection, on the final three months after the mailing date of the final rejection, on the final three months after the mailing date of the final rejection, on the final three months after the mailing date of the final rejection, on the final three months after the mailing date of the final rejection, on the final three months after the mailing date of the final rejection, on the final rejection and/or search (see NOTE below); In out prior to the date of filing a brief, will not be entered be insideration and/or search (see NOTE below); In out prior to the date of finally rejected claims. In See attached Notice of Non-Compliant Amendment of the final prejection. In out the final prejection and the final prejection are search and the final prejection are search, or by will be entered and an experience of the final prejection and the f

U.S. Patent and Trademark Office PTOL-303 (Rev. 08-06) Continuation of 11. does NOT place the application in condition for allowance because: The Examiner has already acknowledged that, while Lin teaches a copolymer CONSISTING OF p-hydroxybenzylsilsesquioxane units and phenylsilsesquioxane units, there is no express indication as to what ratio of these units is favored, which is why the rejection has been stated under 35 U.S.C. 103. Howeverm the Examiner maintains that this aspect is obvious in view of the rationale outlined previously. As to the notion that Applicant overcomes a holding of obviousness with a show of unexpected results with their presentation of the results of Example 1 and Comparative Example, there a a plurality of differences between the polymers described in these Examples thus making it impossible to ascertain to what the better performance of the polymer of Example 1 should be attributed. For instance, whereas Example 1 describes a polymer containing only the units permitted by claims 1 and 8, the polymer of the comparative example features a contribution from a third type of repeating unit. The polymers also differ in that the ratio of the phenylsilsesquioxane and hydroxybenzylsilsesquioxane are not the same. With more than one variable distinguishing the polymers of these examples, the Examiner cannot know which of these parameters is icausing a different outcome to be observed. Furthermore, this comparison hardly shows that the endpoints of the two types of unit being 5:5...